



TFW 2618.

MAIL STOP AMENDMENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: M.G. Roberts, Jr. et al. Attorney Docket No.: TALK117602
Application No.: 10/053,232 Art Unit: 2618 / Confirmation No: 3908
Filed: January 17, 2002 Examiner: A. Perez
Title: DIGITAL REMOTE SIGNALING SYSTEM

RESPONSE TO RESTRICTION REQUIREMENT

May 24, 2006

TO THE COMMISSIONER FOR PATENTS:

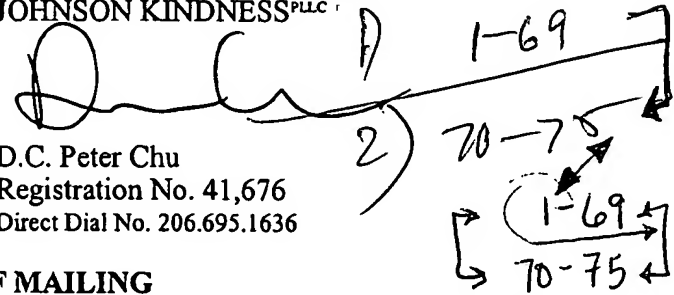
In the April 28, 2006, Office Action in this application, the United States Patent and Trademark Office (hereinafter "the Office") subjected Claims 1-75 to a new restriction and/or election requirement. More specifically, this is a restriction requirement revised from a similar requirement mailed on October 6, 2005, to which applicants responded. Group I, which now includes Claims 1, 4-16, 21, 28, 31-43, and 64-69, is said to be drawn to Class 340/539.32, relating to remote controllers. Group II, which now includes Claims 1-3, 17-27, 29-30, 41, 44-63, and 68-75, is related to wireless communications systems in Class 455/127 and Class 420. Claims 1, 21, and 41 are now said to be generic claims. Applicants would like to select Group I for examination.

If the Office has further questions, applicants invite the Office to contact the attorneys at the number listed below.

Respectfully submitted,

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CERTIFICATE OF MAILING

I hereby certify that this correspondence is being deposited with the U.S. Postal Service in a sealed envelope as first class mail with postage thereon fully prepaid and addressed to Mail Stop Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on the below date.

Date: May 24, 2006

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